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FEDERAL LABOR RELATIONS AUTHORITY

5 CFR Chapter XIV

New Addresses and Telephone Numbers for Regional Offices; Jurisdictional Changes

AGENCY: Federal Labor Relations Authority.

ACTION: Final rule.

SUMMARY: This document amends regulations of the Federal Labor Relations Authority and the General Counsel of the Federal Labor Relations Authority to reflect changes in the addresses and phone numbers of Regional Offices, and to provide for changes in the geographical jurisdictions of five of the seven Regional Directors concerning unfair labor practice charges and representation petitions.

DATES: Effective June 16, 2014.

FOR FURTHER INFORMATION CONTACT: Peter A. Sutton, Deputy General Counsel, Federal Labor Relations Authority, Washington DC 20424, (202) 218-7741.

SUPPLEMENTARY INFORMATION: Effective January 28, 1980, the Authority and the General Counsel published, at 45 FR 3482, January 17, 1980, final rules and

regulations to govern the processing of cases by the Authority and the General Counsel under chapter 71 of title 5 of the United States Code. These rules and regulations are required by title VII of the Civil Service Reform Act of 1978 and are set forth in 5 CFR Part 2400 *et seq.* (2014).

Paragraph (d) of Appendix A to 5 CFR Chapter XIV sets forth the current addresses, telephone and fax numbers of the Regional Offices of the Authority. This paragraph has been updated to reflect changes in the addresses and/or phone numbers of the Atlanta, Chicago, Dallas, Denver and San Francisco Regional Offices and the phone numbers of the Chicago and Dallas Regional Offices.

Paragraph (f) of Appendix A to 5 CFR Chapter XIV sets forth the geographic jurisdictions of the Regional Directors of the Authority. In the interest of maximizing the resources of the Office of the General Counsel and efficient and effective case processing, the General Counsel is realigning the geographical jurisdictions of the Regional Directors to more evenly distribute case intake and optimize efficiency and economy. The Office of the General Counsel will continue to transfer cases between regions on a recurring basis, as necessary, based on case intake and staffing in order to maximize its resources.

This amendment merely updates the regulations to reflect the current organizational structure of the Federal Labor Relations Authority. As this rule pertains to agency organization, procedure, or practice, it is exempt from prior notice and public comment pursuant to 5 U.S.C. 553(b)(A). For this same reason, pursuant to 5 U.S.C. 553(d)(3), the agency finds that good

cause exists for not providing a more delayed effective date. This type of action is also exempt from review under Executive Orders 12866 (58 FR 51735, October 4, 1993) and 13563 (76 FR 3821, January 21, 2011).

List of Subjects in 5 CFR Chapter XIV

Administrative practice and procedure.

Chapter XIV—Federal Labor Relations Authority

For the reasons set forth in the preamble and under the authority of 5 U.S.C. 7134, Appendix A to 5 CFR Chapter XIV is amended by revising paragraphs (d)(3) through (7) and (f) to read as follows:

Appendix A to 5 CFR Chapter XIV—Current Addresses and Geographic Jurisdictions

* * * * *

(d) * * *
(3) Atlanta Regional Office—225 Peachtree Street, Suite 1950, Atlanta, Georgia 30303-1701; telephone: (404) 331-5300; fax: (404) 331-5280.

(4) Chicago Regional Office—224 S. Michigan Avenue, Suite 445, Chicago, Illinois 60604-2505; telephone: (312) 886-3465; fax: (312) 886-5977.

(5) Dallas Regional Office—525 S. Griffin Street, Suite 926, LB 107, Dallas, Texas 75202-1906; telephone: (214) 767-6266; fax (214) 767-0156.

(6) Denver Regional Office—1244 Speer Boulevard, Suite 446, Denver, Colorado 80204-3581; telephone: (303) 844-5224; fax: (303) 844-2774.

(7) San Francisco Regional Office—901 Market Street, Suite 470, San Francisco, California 94103-1735; telephone: (415) 356-5000; fax: (415) 356-5017.

* * * * *

(f) The geographic jurisdictions of the Regional Directors of the Federal Labor Relations Authority are as follows:

State or other locality	Regional office
Alabama	Atlanta.
Alaska	San Francisco.
Arizona	Denver.
Arkansas	Dallas.
California	San Francisco.
Colorado	Denver.
Connecticut	Boston.
Delaware	Boston.
District of Columbia	Washington, DC.
Florida	Atlanta.
Georgia	Atlanta.
Hawaii and all land and water areas west of the continents of North and South America (except coastal islands) to long. 90 degrees East.	San Francisco.
Idaho	San Francisco.

State or other locality	Regional office
Illinois	Chicago.
Indiana	Chicago.
Iowa	Chicago.
Kansas	Denver.
Kentucky	Chicago.
Louisiana	Dallas.
Maine	Boston.
Maryland	Washington, DC.
Massachusetts	Boston.
Michigan	Chicago.
Minnesota	Chicago.
Mississippi	Atlanta.
Missouri	Chicago.
Montana	Denver.
Nebraska	Denver.
Nevada	San Francisco.
New Hampshire	Boston.
New Jersey	Boston.
New Mexico	Dallas.
New York	Boston.
North Carolina	Atlanta.
North Dakota	Chicago.
Ohio	Chicago.
Oklahoma	Dallas.
Oregon	San Francisco.
Pennsylvania	Boston.
Puerto Rico	Boston.
Rhode Island	Boston.
South Carolina	Atlanta.
South Dakota	Denver.
Tennessee	Chicago.
Texas	Dallas.
Utah	Denver.
Vermont	Boston.
Virginia	Washington, DC.
Washington	San Francisco.
West Virginia	Washington, DC.
Wisconsin	Chicago.
Wyoming	Denver.
Virgin Islands	Atlanta.
Panama/I limited FLRA jurisdiction	Dallas.
All land and water areas east of the continents of North and South America to long. 90 degrees E., except the Virgin Islands, Panama (limited FLRA jurisdiction), Puerto Rico and coastal islands.	Washington, DC.

(5 U.S.C. 7134)

Dated: June 10, 2014.

Zachary R. Henige,
Deputy Solicitor.

[FR Doc. 2014-13914 Filed 6-12-14; 8:45 am]

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DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

14 CFR Part 71

[Docket No. FAA-2014-0022; Airspace
Docket No. 13-AGL-31]

**Establishment of Class E Airspace;
Crandon, WI**

AGENCY: Federal Aviation
Administration (FAA), DOT.

ACTION: Final rule.

SUMMARY: This action establishes Class E airspace at Crandon, WI. Controlled

airspace is necessary to accommodate new Area Navigation (RNAV) Standard Instrument Approach Procedures at Crandon/Steve Conway Municipal Airport. The FAA is taking this action to enhance the safety and management of Instrument Flight Rule (IFR) operations at the airport.

DATES: Effective date: 0901 UTC, July 24, 2014. The Director of the Federal Register approves this incorporation by reference action under 1 CFR Part 51, subject to the annual revision of FAA Order 7400.9 and publication of conforming amendments.

FOR FURTHER INFORMATION CONTACT: Raul Garza, Jr., Central Service Center, Operations Support Group, Federal Aviation Administration, Southwest Region, 2601 Meacham Blvd., Fort Worth, TX 76137; telephone 817-321-7654.

SUPPLEMENTARY INFORMATION:

History

On March 31, 2014, the FAA published in the **Federal Register** a notice of proposed rulemaking (NPRM) to establish Class E airspace for the Crandon, WI, area, creating controlled airspace at Crandon/Steve Conway Municipal Airport (79 FR 17946) Docket No. FAA-2014-0022. Interested parties were invited to participate in this rulemaking effort by submitting written comments on the proposal to the FAA. No comments were received. Class E airspace designations are published in paragraph 6005 of FAA Order 7400.9X dated August 7, 2013, and effective September 15, 2013, which is incorporated by reference in 14 CFR 71.1. The Class E airspace designations listed in this document will be published subsequently in the Order.

The Rule

This action amends Title 14 Code of Federal Regulations (14 CFR) Part 71 by